

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF ARKANSAS
FAYETTEVILLE DIVISION**

CURTIS J. NEELEY Jr., MFA

PLAINTIFF

VS.

CASE NO. 5:09-CV-05151-JLH

NAMEMEDIA, INC.;

NETWORK SOLUTIONS, INC.;

and GOOGLE, INC.

DEFENDANTS

MOTION FOR REQUIRED JOINDER AND (RULE 60) PLEA FOR RELIEF

Plaintiff Curtis J. Neeley Jr. MFA (“Neeley”), for this Motion for Required Joinder as well as Motion Seeking Relief from existing mistaken Orders, states particularly as follows as is supported further by the concurrently filed Supporting Brief:

The Plaintiff in (5:09-cv-05151) examined the Federal Rules of CP and has realized being utterly confused as to how the “Open Internet broadcasts of pornography” do not result in prison sentences for the billionaires it has created instead. The Plaintiff is not aware of how to “meet proof with proof” and has absolutely no desire to become a lawyer but sees the United States Court as the closest approximation to fairness on Earth.

The rulings may not be considered “final enough” for Rule 60 reviews. Several rulings resembled “final” decisions. Plaintiff does not care that website domains were once stolen compared to wishes for visual art of naked people to only be credited to the Plaintiff in VERY tightly controlled situations. This should be VERY apparent in the Supporting Brief.

Respectfully Submitted,

Curtis J. Neeley Jr. MFA